

SENATOR SYAS: The same condition reluctantly I'm on the bill because it is a committee bill. The same conditions exist if you want to run as a team you have to enact both bills and I can assure this body that my heart isn't in this motion. But they both got a pass on account of the constitutional amendment. I think that both....I would like to have....they both have to pass but I would like to have to say that you should take a good look. Just for educational purposes at page 1137. Both bills have got to pass, I've got to support them.

PRESIDENT: Motion is to unbracket, and he is asking unanimous consent to be....to unbracket 933 on Final E & R. Are there objections to unbracketing the bill? Senator Chambers do you object? Alright, the next question is Senator Syas do you move? Alright then Senator Syas is now moving to unbracket 933 on Final E & R. All those in favor of unbracketing the bill will vote aye, those opposed will vote no. Motion is to unbracket the bill. Thank you Clerk will record.

CLERK: 27 ayes, 2 nays.

PRESIDENT: That unbrackets LB933 on Final E & R. What other motions do we have on the desk? Senator Carpenter.

SENATOR CARPENTER: A point of order, now is 933 and 932 on Select File now?

CLERK: 933 is on E & R Final, it was there when it was bracketed.

SENATOR CARPENTER: Where is 932?

CLERK: It was just advanced to E & R Final. Read motion to 933, by Senator Chambers.

SENATOR CHAMBERS: Mr. President, members of the legislature if any of you are interested in seeing this amendment, you can turn to your bill book and what it does, is to strike the new language that is proposed in 933 plus the language that set up or attempted to set up a procedure for requiring a team participating on the ballot. The purpose of this amendment is to render inoperative the invalid constitutional requirement that there be a team approach. From the way the body has gone this morning, it looks as though there is not more or much a opportunity to have this amendment adopted. But if adopted, I'll tell you again that there is no basis for a law suit. What you have to consider, I think, and what you ought to consider is the broader scope in which this argument and this entire attempt should be played. Nebraska has a number of election laws and procedures which need to be totally re-evaluated and changed. You take the office of the Governor and the Lt. Governor and do it in a piecemeal fashion and the way that these bills attempt to do, I think is a mistake. Now remember this one thing. Senator Fellman has talked about the danger of a law suit. With the passage of these bills, I think that a law suit is absolutely forced, because the secretary of state is obviously going to say that he will not accept my position or a....petition without a running mate. I'm going to have to seek

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